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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/615,291	07/09/2003	Ik-Soo Choi	P68981US0	7044
7590	05/11/2005		EXAMINER	
JACOBSON, PRICE, HOLMAN & STERN PROFESSIONAL LIMITED LIABILITY COMPANY 400 Seventh Street, N.W. Washington, DC 20004			KENNEDY, JENNIFER M	
			ART UNIT	PAPER NUMBER
			2812	

DATE MAILED: 05/11/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	10/615,291	CHOI ET AL.	
	Examiner	Art Unit	
	Jennifer M. Kennedy	2812	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 17 February 2005.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-18 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-18 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|---|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____. |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____. | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| | 6) <input type="checkbox"/> Other: _____. |

DETAILED ACTION

Response to Amendment

In view of Applicants' amendments to the claims, the objection of claims 1, 5, and 8 are withdrawn.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1-2, 4-11, and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art (AAPA, see specification pages 1-3 and Figure 1) in view of Nakao et al. (U.S. Patent No. 6,809,000).

AAPA discloses the method of fabricating capacitor of semiconductor device, comprising the steps of:

forming sequentially lower electrode (11) and a dielectric layer (12, see specification, page 1, line 23 through page 2, line 12) having high dielectric constant over semiconductor substrate which has gone through predetermined processes (see spec. page 2, lines 17-18);

Art Unit: 2812

forming sequentially first metal layer (13A) and poly-silicon layer (13B) over the dielectric layer; forming an upper electrode pattern patterning the poly-silicon layer and the first metal layer.

AAPA does not disclose the method of forming a second metal layer covering upper electrode pattern on an entire surface of semiconductor substrate and forming an upper electrode constituted with the second metal layer, the poly-silicon layer and the first metal layer by patterning the second metal layer so that the second metal layer connected to first metal layer. Nakao et al. discloses the method of forming a second metal layer (17 or 27) covering upper electrode pattern on an entire surface of semiconductor substrate and forming an upper electrode constituted with the second metal layer by patterning the second metal layer so that the second metal layer connected to first metal layer (see Figure 1, 2, 3, 7(a-c) 9 (a-c) and column 8, line 59 through column 9, line 5, and column 10, line 24 through column 12, line 30).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to form a second metal layer over the upper electrode of AAPA in order to form a diffusion barrier that allows for a higher breakdown voltage (see Nakao et al. column 3, lines 40-50 and column 9, line 50 through column 10, line 5).

In re claims 2 and 11, AAPA disclose the method as recited claim wherein titanium nitride (TiN) layer used for forming the first metal layer (13A).

In re claims 5 and 14, the combined AAPA and Nakao et al. disclose the method wherein the second metal layer is constituted with one of such layers as a titanium

Art Unit: 2812

nitride (TiN) layer, a titanium (Ti) layer, a tungsten (W) layer and an aluminum (Al.) layer (see Nakao et al. 17, 27)

In re claims 8 and 17, AAPA discloses the method wherein the dielectric layer is constituted with one of such layers as a tantalum oxide, a titanium oxide, an aluminum oxide-tantalum oxide double layer, strontium titanium oxide layer and a piezoelectric translator layer (see specification page 1, line 23 through page 2, line 2 and page 2 lines 20-24).

In re claims 9 and 18, the combined AAPA and Nakao et al. disclose the method of forming an interlayer insulation (14 of AAPA and 14 or 24 of Nakao) on an entire surface of the semiconductor substrate after forming the upper electrode and forming a contact hole (16 of AAPA and see Figure 1, 2, and 3 of Nakao) exposing a portion of the upper electrode by etching the interlayer insulation film.

In re claims 4, 7, 13, and 16, neither the AAPA nor Nakao et al. disclose the thickness of the polysilicon and first and second metal layers therefore they do not disclose the method wherein a thickness of the TiN layer ranges from about 100 Å to about 500Å, wherein a thickness of the second metal layer ranges from about 100 Å to about 1000Å and wherein a thickness of the polysilicon layer ranges form about 300 Å to about 2500Å.

The examiner notes that Applicant does not teach that the thickness range of the first and second metal layers and polysilicon layer solve any stated problem or are for any particular purpose. Therefore, the thickness range lacks criticality in the claimed invention and does not produce unexpected or novel results. Thus, it would have been

Art Unit: 2812

obvious to one of ordinary skill in the art at the time the invention was made to form the TiN, polysilicon, and second metal layers to the thickness of about 100 Å to about 500Å, about 300 Å to about 2500Å, and about 100 Å to about 1000Å, respectively, since the invention would perform equally well when formed at different thicknesses to form a upper electrode with a diffusion barrier, and because it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233, MPEP 2144.05 II A.

Claims 3 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art (AAPA, see specification pages 1-3 and Figure 1) and Nakao et al. (U.S. Patent No. 6,809,000) in view of Wolf et al. (Silicon Processing for the VLSI Era, Volume 1- Process Technology, Second Edition, pages 216-219) .

In re claims 3 and 12, neither AAPA nor Nakao et al. disclose the method wherein the TiN layer is formed by performing a chemical vapor deposition (CVD) process. Wolf et al. disclose the method of forming a TiN layer by CVD. It would have been obvious to one of ordinary skill in the art at the time the invention was made to form the TiN layer of the combined AAPA and Nakao et al. with a CVD process since CVD TiN has highly conformal coverage.

Claims 4, 7, 13 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art (AAPA, see specification pages 1-3 and

Figure 1) and Nakao et al. (U.S. Patent No. 6,809,000) in view of Yasaitis et al. (EP 0472135 A1).

In re claims 4, 7, 13, and 16, neither the AAPA nor Nakao et al. disclose the thickness of the polysilicon and first and second metal layers therefore they do not disclose the method wherein a thickness of the TiN layer ranges from about 100 Å to about 500Å, and wherein a thickness of the polysilicon layer ranges from about 300 Å to about 2500Å.

Yasaitis et al. disclose the method of forming the TiN and polysilicon layers to the thickness of about 100 Å to about and about 300 Å to about 2500 Å, respectively (see column 3, lines 30-40). The examiner notes that about 600 Å could be considered about 500Å. Furthermore, about 3500 Å could read anywhere from 2800 to 4200 Å when allowing the word about to be plus or minus 10%. Applicants recitation of about 2500 Å with a plus or minus of 10% can range from 2000 to 3000 Å. Thus, Yasaitis et al. teaches an overlapping range of thickness for the polysilicon layer. It would have been obvious to one of ordinary skill in the art at the time the invention was made to form the TiN and the polysilicon electrode of the claimed thicknesses because as Yasaitis et al. teaches these thickness allow for a capacitor that has minimal free carrier depletion and allows for the advantage of an "etch stop" (see Yasaitis et al. column 4, lines 5-42). Further, it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233, MPEP 2144.05 II A.

Claims 1-2, 4-11, and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art (AAPA, see specification pages 1-3 and Figure 1) in view of Kirlin et al. (U.S. Patent No. 6,320,213).

AAPA discloses the method of fabricating capacitor of semiconductor device, comprising the steps of:

forming sequentially lower electrode (11) and a dielectric layer (12, see specification, page 1, line 23 through page 2, line 12) having high dielectric constant over semiconductor substrate which has gone through predetermined processes (see spec. page 2, lines 17-18);

forming sequentially first metal layer (13A) and poly-silicon layer (13B) over the dielectric layer; forming an upper electrode pattern patterning the poly-silicon layer and the first metal layer.

AAPA does not disclose the method of forming a second metal layer covering upper electrode pattern on an entire surface of semiconductor substrate and forming an upper electrode constituted with the second metal layer, the poly-silicon layer and the first metal layer by patterning the second metal layer so that the second metal layer connected to first metal layer. Kirlin et al. discloses the method of forming a second metal layer (120, see column 6, lines 37-65) covering upper electrode pattern on an entire surface of semiconductor substrate and forming an upper electrode constituted with the second metal layer by patterning the second metal layer so that the second metal layer connected to first metal layer (see Figure 8).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to form a second metal layer over the upper electrode of AAPA in order to form a diffusion barrier which prevents diffusion of oxygen and subsequent degradation of the upper electrode (see column 6, lines 37-65 and column 2, lines 1-20).

In re claims 2 and 11, AAPA disclose the method as recited claim wherein titanium nitride (TiN) layer used for forming the first metal layer (13A).

In re claims 5 and 14, the combined AAPA and Kirlin et al. disclose the method wherein the second metal layer is constituted with one of such layers as a titanium nitride (TiN) layer, a titanium (Ti) layer, a tungsten (W) layer and an aluminum (Al.) layer (see Kirlin 120)

In re claims 8 and 17, AAPA discloses the method wherein the dielectric layer is constituted with one of such layers as a tantalum oxide, a titanium oxide, an aluminum oxide-tantalum oxide double layer, strontium titanium oxide layer and a piezoelectric translator layer (see specification page 1, line 23 through page 2, line 2 and page 2 lines 20-24).

In re claims 6 and 15, the combined AAPA and Kirlin et al. disclose the method of forming the thickness of the second metal layer ranges from about 100 Å to about 1000Å (approximately 100 nm; see column 6, lines 37-45)

In re claims 9 and 18, the combined AAPA and Kirlin et al. disclose the method of forming an interlayer insulation (14 of AAPA and 122 of Kirlin) on an entire surface of

the semiconductor substrate after forming the upper electrode and forming a contact hole (16 of AAPA and 125 of Kirlin) exposing a portion of the upper electrode by etching the interlayer insulation film.

In re claims 4, 7, 13 and 16, neither the AAPA nor Kirlin et al. disclose the thickness of the polysilicon and first and second metal layers therefore they do not disclose the method wherein a thickness of the TiN layer ranges from about 100 Å to about 500Å, and wherein a thickness of the polysilicon layer ranges from about 300 Å to about 2500Å.

The examiner notes that Applicant does not teach that the thickness range of the first metal layers and polysilicon layer solve any stated problem or are for any particular purpose. Therefore, the thickness range lacks criticality in the claimed invention and does not produce unexpected or novel results. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to form the TiN and polysilicon layers to the thickness of about 100 Å to about 500 Å and about 300 Å to about 2500Å, respectively, since the invention would perform equally well when formed at different thicknesses to form a upper electrode with a diffusion barrier, and because it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233, MPEP 2144.05 II A.

Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' admitted prior art (AAPA, see specification pages 1-3 and Figure 1) and

Kirlin et al. (U.S. Patent No. 6,320,213) in view of Wolf et al. (Silicon Processing for the VLSI Era, Volume 1- Process Technology, Second Edition, pages 216-219) .

In re claim 3, neither AAPA nor Kirlin et al. disclose the method wherein the TiN layer is formed by performing a chemical vapor deposition (CVD) process. Wolf et al. disclose the method of forming a TiN layer by CVD. It would have been obvious to one of ordinary skill in the art at the time the invention was made to form the TiN layer of the combined AAPA and Kirlin et al. with a CVD process since CVD TiN has highly conformal coverage.

Claims 4, 7, 13, and 16, are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' admitted prior art (AAPA, see specification pages 1-3 and Figure 1) and Kirlin et al. (U.S. Patent No. 6,320,213) in view of Yasaitis et al. (EP 0472135 A1).

In re claims 4, 7, 13, and 16, neither the AAPA nor Kirlin et al. disclose the thickness of the polysilicon and first and second metal layers therefore they do not disclose the method wherein a thickness of the TiN layer ranges from about 100 Å to about 500Å, and wherein a thickness of the polysilicon layer ranges from about 300 Å to about 2500Å.

Yasaitis et al. disclose the method of forming the TiN and polysilicon layers to the thickness of about 100 Å to about and about 300 Å to about 2500 Å, respectively (see column 3, lines 30-40). The examiner notes that about 600 Å could be considered

about 500 Å. Furthermore, about 3500 Å could read anywhere from 2800 to 4200 Å when allowing the word about to be plus or minus 10%. Applicants recitation of about 2500 Å with a plus or minus of 10% can range from 2000 to 3000 Å. Thus, Yasaitis et al. teaches an overlapping range of thickness for the polysilicon layer. It would have been obvious to one of ordinary skill in the art at the time the invention was made to form the TiN and the polysilicon electrode of the claimed thicknesses because as Yasaitis et al. teaches these thickness allow for a capacitor that has minimal free carrier depletion and allows for the advantage of an “etch stop” (see Yasaitis et al. column 4, lines 5-42). Further, it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233, MPEP 2144.05 II A.

Response to Arguments

Applicant's arguments filed February 17, 2005 have been fully considered but they are not persuasive.

Applicant argues with respect to the combination of the AAPA and Nakao et al. that the examiner's motivation statement is “a mere articulation and provides not basis for the rejection” and the statement is “irrelevant to the claimed invention”. The examiner maintains the reason for motivation as stated in the non-final rejection, and notes that, since Nakao et al. suggests this motivation for improving the method of formation of capacitors (see column 3, lines 40-50 and column 9, line 50 through

column 10, line 5), the motivational statement is indeed relevant to the claimed invention.

In response to applicants' argument that the purpose of the second metal layer is to have a low sheet resistance, the fact that applicant has recognized another advantage which would flow naturally from following the suggestion of the prior art cannot be the basis for patentability when the differences would otherwise be obvious. See *Ex parte Obiaya*, 227 USPQ 58, 60 (Bd. Pat. App. & Inter. 1985).

Applicants also argue that it is not clear how one would form a diffusion barrier layer on the polysilicon layer instead of the interlayer insulating film. The examiner notes that both the AAPA and Nakao et al. disclose the method of forming an opening in the interlayer insulating film. Nakao et al. disclose that the diffusion barrier layer may be formed in the opening (17 or 27). Further, the examiner notes that the claim language, as presently written, does not require that the metal layer (diffusion barrier layer) be formed directly on and physically contacting the polysilicon layer.

The examiner notes that the motivation for combining Nakao et al. with AAPA is that "it would have been obvious to one of ordinary skill in the art at the time the invention was made to form a second metal layer over the upper electrode of AAPA in order to form a diffusion barrier that allows for a higher breakdown voltage (see Nakao et al. column 3, lines 40-50 and column 9, line 50 through column 10, line 5)."

Applicants state that the references fail to disclose forming the second metal layer formed on the poly-silicon layer, wherein the second metal layer is connected to the first metal layer. The examiner notes that this limitation is obvious with combination

of references cited. The examiner relies upon the AAPA to disclose a lower electrode of a first metal layer and a polysilicon layer on the first metal layer. The examiner relies upon Nakao et al. to disclose forming a second metal layer on the lower electrode in order to form a diffusion barrier layer that allows for a higher breakdown voltage. The examiner notes that the second metal being connected to the lower electrode by an electrical connection. In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Applicant argues with respect to the combination of the AAPA and Kirlin et al. that it is not clear how one of ordinary skill in the art could combine the method of AAPA, which includes a step of forming an interlayer insulating film on a polysilicon layer and the method of Kirlin which includes a step of forming a diffusion barrier material on the upper electrode. The examiner notes that AAPA disclose the method of forming an interlayer insulating film on top of a completed upper electrode, and that Kirlin et al. discloses the method of forming an upper electrode, which includes a diffusion barrier layer, and teaches the benefits (see column 6, lines 37-65 and column 2, lines 1-20) of forming this diffusion barrier layer (120) prior to forming the interlayer insulating film (122).

Further, the examiner notes that the claim language, as presently written, does not require that the metal layer (diffusion barrier layer) be formed directly on and physically contacting the polysilicon layer.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer M. Kennedy whose telephone number is (571) 272-1672. The examiner can normally be reached on Mon.-Fri. 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael S. Lebentritt can be reached on (571) 272-1873. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



Jennifer M. Kennedy
Primary Examiner
Art Unit 2812

jmk